UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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JOSEPH HARRIS and J. HARRIS LLC d/b/a CONESTOGA CAPITAL

PARTNERS LLC, :

Plaintiffs and Counter- : Case No. 11 Civ. 3450 (SAS)
Defendants, ECF Case

.

- against -

 $: \qquad \qquad \mathbf{RULE} \ \mathbf{41(a)(1)(A)(ii)}$

EDWARD COLEMAN, THAT'S STIPULATION OF DISMISSAL

CLEVER, INC., SENECA PRODUCTS : WITH PREJUDICE CORPORATION, INC., A-GAME OF ALL CLAIMS

GLOBAL, INC., B.O.K. : AND COUNTERCLAIMS

INTERNATIONAL TRADING, INC., B.O.K. INTERNATIONAL, INC., and

COLIN JON,

:

Defendants and Counter-Plaintiffs. X

Defendants in this matter.

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiffs Joseph Harris and J. Harris LLC d/b/a Conestoga Capital Partners and Defendants Edward Coleman, That's Clever, Inc., Seneca Products Corporation, A-Game Global, Inc., B.O.K. International, Inc., B.O.K. International Trading, Inc. and Colin Jon hereby stipulate to the dismissal with prejudice of all claims raised by Plaintiffs against Defendants and all Counterclaims raised by Counter-Plaintiffs against Counter-

WHEREFORE, Plaintiffs and Defendants respectfully request that this Court enter final judgment of dismissal with prejudice of all claims and counterclaims in this case.

Stipulated and agreed to this 1st day of August, 2012.

PLAINTIFFS,

By: /s/ John M. Tanski

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Attorneys for Defendants Edward Coleman, That's Clever, Inc., Seneca Products Corporation, A-Game Global, Inc., B.O.K. International, Inc., B.O.K. International Trading, Inc. and Colin Jon

CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of August, 2012, I have caused a copy of the foregoing Rule 41(a)(1)(A)(ii) Stipulation of Dismissal with Prejudice of All Claims and Counterclaims to be served by electronic mail upon the following counsel of record:

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Dated: August 1, 2012 By: /s/ John M. Tanski

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